

**IN THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF ARKANSAS
PINE BLUFF DIVISION**

**ABRAHAM/RASHEEN GRANT/RAKIM
ADC #128147**

PLAINTIFF

v.

No. 5:18-cv-171-DPM

ESTELLA BLAND, Nurse

DEFENDANT

ORDER

On *de novo* review, the Court adopts Magistrate Judge Volpe's recommendation, *No. 15*, and overrules Grant/Rakim's objections, *No. 16*. FED. R. CIV. P. 72(b)(3). This Court's 11 October 2018 Order concluded that Grant/Rakim had met the imminent-danger exception—not that his complaint had stated a claim. And although the Magistrate Judge initially ordered service, *No. 13*, nothing in § 1915A prevents a Court from reconsidering its screening decision after further review.

Grant/Rakim's complaint amounts to a disagreement with treatment decisions. It will therefore be dismissed without prejudice for failure to state a claim. This dismissal counts as a "strike" for purposes of 28 U.S.C. § 1915(g). Motions, *No. 17 & No. 21*, denied as moot. An *in forma pauperis* appeal from this Order and accompanying Judgment would not be taken in good faith. 28 U.S.C. § 1915(a)(3).

So Ordered.

D.P. Marshall Jr.

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United States District Judge

17 December 2018